

1 jointly administered as Case No. 08-10856. Plaintiffs contend that although Tropicana LV is not a
2 debtor in the case, and the automatic stay provisions of 11 U.S.C. § 362(a) do not apply to it, they have
3 not served Tropicana LV out of an abundance of caution and are seeking this court’s approval, as well
4 as the Bankruptcy Court’s approval, before proceeding with their claims against Tropicana LV.

5 Hotel Ramada of Nevada, a debtor in the bankruptcy case, is a signatory to certain labor
6 agreements with the Culinary Workers Union, Local #226. The liquidating LandCo debtors are
7 successor entities to the Hotel Ramada of Nevada. The LandCo debtors formed a new entity, Tropicana
8 LV, and assumed and assigned the labor agreements to Tropicana LV. Because Tropicana LV is the
9 successor entity to the labor agreements which form the basis of several of Plaintiff’s allegations in the
10 Complaint (Dkt. #1), Plaintiffs believe Tropicana LV is a necessary party to this case.

11 On February 18, 2010, Plaintiffs filed their first Motion to Enlarge Time for Service (Dkt. #17)
12 advising the court of the foregoing and also that Plaintiffs filed a motion for relief from stay regarding
13 their claims against Tropicana LV in this action with the Bankruptcy Court in Delaware. That motion is
14 currently pending. Plaintiffs also filed a Supplement (Dkt. #18) noting that the motion for relief from
15 stay was scheduled to be heard by the Bankruptcy Court on April 7, 2010. On March 15, 2010, the
16 court granted Plaintiffs’ Motion to Enlarge Time (Dkt. #17), allowing Plaintiffs until May 7, 2010 to
17 serve Tropicana LV if the Bankruptcy Court granted to requested relief from stay.

18 On May 7, 2010, Plaintiffs filed a Second Motion to Enlarge Time for Service of Process (Dkt.
19 #21), stating that: (a) issues related to service of Tropicana LV are “bogged down in bankruptcy;” (b)
20 Plaintiffs were currently involved in negotiations with the Debtors regarding a global resolution of
21 Plaintiffs’ claims in this action; and (c) based upon the pending settlement negotiations, the hearing on
22 Plaintiff’s motion for relief from stay had been continued by stipulation until June 23, 2010. Plaintiffs
23 requested additional time—until July 6, 2010—to serve Defendant Tropicana LV. In an Order (Dkt. #24)
24 entered May 12, 2010, the court granted the Plaintiffs’ request.

25 The instant Motion to Enlarge (Dkt. #26) relies on the facts represented in the two prior Motions
26 to Enlarge (Dkt. ##17, 21) and requests that the court extend the deadline to serve the Complaint on
27 Tropicana LV until September 15, 2010. Plaintiffs represent that there are still a myriad of bankruptcy
28 issues surrounding service upon Tropicana LV, and the motion for relief for stay remains pending

1 before the Bankruptcy Court. Plaintiffs assert negotiations to effect a global settlement of their claims
2 with the Debtors remain on-going. As a result, the hearing on the motion for relief from stay has been
3 continued by stipulation until September 15, 2010.

4 Having reviewed and considered the matter,

5 **IT IS ORDERED** that the Plaintiff's Motion to Extend Time to Serve (Dkt. #26) is
6 GRANTED. Plaintiffs shall have until **October 15, 2010** in which to serve Tropicana LV if the
7 Bankruptcy Court grants the requested relief from stay.

8 Dated this 15th day of July, 2010.

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11 PEGGY A. LEEN
12 UNITED STATES MAGISTRATE JUDGE
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